UNITED STATES BANKRUPTCY	COURT
SOUTHERN DISTRICT OF NEW	YORK

In re : Chan

. . .

LEHMAN BROTHERS HOLDINGS INC., et al., : 08-13555 (JMP)

Debtors. : (Jointly Administered)

Chapter 11 Case No.

ORDER PURSUANT TO SECTIONS 105(a), 327, 328, AND 330
OF THE BANKRUPTCY CODE AUTHORIZING THE DEBTORS TO
EMPLOY PROFESSIONALS UTILIZED IN THE ORDINARY COURSE OF BUSINESS

Upon the motion, dated October 13, 2008 (the "Motion"), of Lehman Brothers

Holdings Inc. ("LBHI") and its affiliated debtors in the above-referenced chapter 11 cases, as

debtors and debtors-in-possession (collectively, the "Debtors" and, together with their nondebtor affiliates, "Lehman"), pursuant to sections 105(a), 327, 328 and 330 of chapter 11 of the
title 11 of the United States Code (the "Bankruptcy Code") for authorization to employ

professionals utilized in the ordinary course of business (the "Ordinary Course Professionals").

all as more fully described in the Motion; and the Court having jurisdiction to consider the

Motion and the relief requested therein in accordance with 28 U.S.C. §§ 157 and 1334 and the

Standing Order M-61 Referring to Bankruptcy Judges for the Southern District of New York

Any and All Proceedings Under Title 11, dated July 10, 1984 (Ward, Acting C.J.); and

consideration of the Motion and the relief requested therein being a core proceeding pursuant to

28 U.S.C. § 157(b); and venue being proper before this Court pursuant to 28 U.S.C. §§ 1408 and

1409; and due and proper notice of the Motion having been provided in accordance with the

procedures set forth in the order entered September 22, 2008 governing case management and

administrative procedures [Docket No. 285] to (i) the United States Trustee for the Southern

District of New York; (ii) the attorneys for the Official Committee of Unsecured Creditors; (iii) the Securities and Exchange Commission; (iv) the Internal Revenue Service; (v) the United States Attorney for the Southern District of New York; and (vi) all parties who have requested notice in these chapter 11 cases, and it appearing that no other or further notice need be provided; and the Court having found and determined that the relief sought in the Motion is in the best interests of the Debtors, their estates and creditors, and all parties in interest and that the legal and factual bases set forth in the Motion establish just cause for the relief granted herein; and after due deliberation and sufficient cause appearing therefor, it is

ORDERED that the Motion is granted; and it is further

ORDERED that, pursuant to sections 105(a), 327, 328, and 330 of the Bankruptcy Code, to the extent deemed necessary by the Debtors, the Debtors are authorized to employ, *munc pro tunc* to September 15, 2008, the Ordinary Course Professionals listed on Exhibit C hereto in the ordinary course of their businesses in accordance with the procedures set forth herein, effective as of the date of commencement of the Debtors' chapter 11 cases; and it is further

ORDERED that each Ordinary Course Professional shall provide the Debtors' attorneys as promptly as possible following (i) the entry of an order granting this Motion, or (ii) the date on which the Ordinary Course Professional commences services for the Debtors: (a) an affidavit (the 'Ordinary Course Professional Affidavit'), substantially in the form annexed hereto as Exhibit A, certifying that such Ordinary Course Professional does not represent or hold any interest adverse to the Debtors or their estates with respect to the matter on which the professional is to be employed; and (b) a completed retention questionnaire (the 'Retention Questionnaire"), substantially in the form annexed hereto as Exhibit B; and it is further ORDERED that the Debtors' attorneys shall file the Ordinary Course Professional

Affidavits and Retention Questionnaires with the Court and serve a copy thereof upon the Reviewing Parties (as defined below); and it is further

ORDERED that the Debtors are authorized to supplement the list of Ordinary

Course Professionals from time to time during these chapter 11 cases, as the need arises, and file
a notice with the Court listing such additional Ordinary Course Professionals and attach thereto
the relevant Ordinary Course Professional Affidavits and Retention Questionnaires (collectively.
the "Supplemental Notice of Ordinary Course Professionals"), and serve the Supplemental

Notice of Ordinary Course Professionals on the (i) U.S. Trustee, and (ii) attorneys for the official
committee of unsecured creditors appointed in these chapter 11 cases (together with the Debtors,
the "Reviewing Parties"); and it is further

ORDERED that the Reviewing Parties shall have 10 days after receipt of either the Ordinary Course Professional Affidavit and the Retention Questionnaire, in the case of Ordinary Course Professionals listed on Exhibit C, or the Supplemental Notice of Ordinary Course Professionals. in the case of any additional Ordinary Course Professionals, to object to the retention, employment or compensation of the Ordinary Course Professional stemming from the contents of the Ordinary Course Professional Affidavit or the Retention Questionnaire (the "Objection Deadline"); and it is further

ORDERED that if no objections are filed by the Objection Deadline, the retention, employment, and compensation of the Ordinary Course Professional shall be deemed approved pursuant to sections 327 and 328 of the Bankruptcy Code without the need for a hearing and without further order from the Court; *provided*, *however*, that if an objection is filed and any such objection cannot be resolved within 20 days, the matter shall be set for a hearing before the Court; and it is further

ORDERED that the Debtors are authorized to pay compensation and reimburse expenses to each of the Ordinary Course Professionals retained pursuant to this Order in the customary manner in the full amount billed by each such Ordinary Course Professional upon receipt of reasonably detailed invoices indicating the nature of the services rendered and calculated in accordance with such professional's standard billing practices (without prejudice to the Debtors' right to dispute any such invoices); provided, however, that the payments do not exceed \$150,000 per month per Ordinary Course Professional; and it is further

ORDERED that payment to any one Ordinary Course Professional shall not exceed \$1 million for the period prior to the conversion of, dismissal of, or entry of a confirmation order in these chapter 11 cases (the "Chapter 11 Period"); and it is further

ORDERED that in the event payment to any Ordinary Course Professional exceeds \$1 million during the Chapter 11 Period, such Ordinary Course Professional shall be required to file a retention application to be retained as a professional pursuant to sections 327 and 328 of the Bankruptcy Code; and it is further

ORDERED that in the event that an Ordinary Course Professional seeks more than \$150,000 per month, that professional will be required to file a fee application for the full amount of its fees and expenses for that month in accordance with sections 330 and 331 of the Bankruptcy Code, the Federal Rules of Bankruptcy Procedure, the Local Bankruptcy Rules for the Southern District of New York, the Fee Guidelines promulgated by the U.S. Trustee, and any and all orders of the Court; and it is further

ORDERED that the Debtors reserve the right to amend the monthly compensation limitations set forth in this order upon notice and hearing; and it is further

ORDERED that this Order shall not apply to any professional retained by the

Debtors pursuant to a separate order of the Court.

Dated: New York, New York November 5, 2008

s/James M. Peck
UNITED STATES BANKRUPTCY JUDGE

## EXHIBIT A

(Ordinary Course Professional Affidavit)

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK	
In re  LEHMAN BROTHERS HOLDINGS INC., et al.,  Debtors.	: Chapter 11 Case No. : 08-13555 (JMP) : (Jointly Administered)
AFFIDAVIT AND DISCLOSURE STATEMEN	NT OF,
ON BEHALF OF	
STATE OF	on his oath, deposes and says:
1. I am a [INSERT TITLE] of	
2. Lehman Brothers Holdings Inc. (" <u>LE</u>	
above-referenced chapter 11 cases, as debtors and debtors and, collectively with their non-debtor affiliates, "Lehman"),	
provide services to the Debtors, and the Firm ha	
3. The Firm may have performed service services in the future, in matters unrelated to these chapter I	
in interest in the Debtors' chapter 11 cases. As part of its cu	stomary practice, the Firm is
retained in cases, proceedings, and transactions involving ma	my different parties, some of whom
may represent or be claimants or employees of the Debtors,	or other parties in interest in these

chapter 11 cases. The Firm does not perform services for any such person in connection with

these chapter 11 cases. In addition, the Firm does not have any relationship with any such person, their attorneys, or accountants that would be adverse to the Debtors or their estates.

- 4. Neither I, nor any principal of, or professional employed by the Firm has agreed to share or will share any portion of the compensation to be received from the Debtors with any other person other than the principals and regular employees of the Firm.
- 5. Neither I, nor any principal of, or professional employed by the Firm, insofar as I have been able to ascertain, holds or represents any interest adverse to the Debtors or their estates.
  - 6. The Debtors owe the Firm \$\_\_\_\_\_ for prepetition services.
- 7. The Firm is conducting further inquiries regarding its retention by any creditors of the Debtors, and upon conclusion of that inquiry, or at any time during the period of its employment, if the Firm should discover any facts bearing on the matters described herein, the Firm will supplement the information contained in this Affidavit.<sup>1</sup>

	Бу.
Subscribed and swom to before me	
his day of, 2008	
N. D. C.	
Notary Public	

If necessary.

## **EXHIBIT B**

(Retention Questionnaire)

	X	:
In re		: Chapter 11 Case No.
LEHMAN	BROTHERS HOLDINGS INC., et al.,	: 08-13555 (JMP)
	Debtors.	: : (Jointly Administered) :
	X	:
<b>TO DE CO</b>	RETENTION QUESTIC	ONNAIRE
TO BE COM	MPLETED BY PROFESSIONALS EMPLOY	ED BY LEHMAN BROTHERS
IIOLDINGS DO MOT EI	S INC. OR ANY OF ITS DEBTOR AFFILIA	TES (collectively, the " <u>Debtors</u> ")
RETURNIT	LE THIS QUESTIONNAIRE WITH THE CO FOR FILING BY THE DEBTORS, TO:	OURT.
	, Gotshal & Manges LLP	
	Fifth Avenue	
	York, New York 10153	
Attn:		
	Christopher Stauble	
All questions	must be answered. Please use "none," "not ap	onlicable " or "N/A " as appropriate
f more space	e is needed, please complete on a separate page	e and attach.
1.	Name and address of firm:	
2.	Date of retention:	
3.	Type of services provided (accounting, legal,	etc.):
	-	

Arran	gements for compensation (hourly, contingent, etc.)	
(a)	Average hourly rate (if applicable):	
(b)	Estimated average monthly compensation based on prepetition retention (if firm was employed prepetition):	
Prepct	ition claims against the Debtors held by the firm:	
Amou	nt of claim: \$	
Date c	laim arose:	
Source Prepeti		
Source Prepeti	e of Claim: ition claims against the Debtors held individually by any member,	
Source Prepeti ssocia Name:	e of Claim:  ition claims against the Debtors held individually by any member, ate, or professional employee of the firm:	
Prepeti ssocia Name:	e of Claim:  ition claims against the Debtors held individually by any member, ate, or professional employee of the firm:	
Prepeti ssocia Name: Status:	e of Claim:  ition claims against the Debtors held individually by any member, ate, or professional employee of the firm:	

	Stock of the Debtors currently held by the firm:
	Kind of shares:
	No. of shares:
	Stock of the Debtors currently held individually by any member, associate, or professional employee of the firm:
	Name:
	Status:
	No. of shares:
	Disclose the nature and provide a brief description of any interest adverse to the Debtors or to their estates with respect to the matters on which the above named firm is to be employed.
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## <u>EXHIBIT C</u> (Ordinary Course Professionals)

Professional	Address	Service Performed by Professional
Kramer Levin Naftalis & Frankel LLP	1177 Avenue of the Americas	Employment
mi 1 2 m	New York, NY 10036	Counsel
Thacher Proffitt & Wood LLP	Two World Financial Center	Corporate and Real
	New York, NY 10281	Estate Counsel
Ballard Spahr Andres & Ingersoll, LLP	Plaza 1000-Suite 500	Corporate and Real
	Main Street	Estate Counsel
	Voorhees, NJ 08043	
Andrews & Kurth LLP	450 Lexington Ave.	Corporate Counsel
	New York, NY 10017	
Herrick & Feinstein LLP	One Gateway Center	Corporate and Real
	Newark, NJ 07102	Estate Counsel
Benesch, Fiedlander, Coplan & Amoff LLP	200 Public Square, #2300	Corporate and Real
	Cleveland, OH 44114	Estate Counsel
Latham & Watkins, LLP	885 Third Avenue	Corporate Counsel
	New York, NY 10022-4834	,
Schulte, Roth & Zabel LLP	919 Third Avenue	Corporate Counsel
	New York, NY 10022	
Heller Ehrman LLP <sup>1</sup>	333 Bush Street	Litigation Counsel <sup>2</sup>
Peter J. Benvenutti	San Francisco, CA 94104	g
White & Case LLP	ul. Marszalkowska 142	Litigation Counsel in
	00-061 Warszawa	Warsaw
	Poland	
Freshfields Bruckhaus Deringer	Seilergrasse 16	Litigation Counsel in
	1010 Vienna	Austria
	Austria	
Dorsey & Whitney LLP	136 South Main Street	Litigation Counsel
	Suite 1000	6
	Salt Lake City, UT 84101	

<sup>&</sup>lt;sup>1</sup> The firm of Heller Ehrman LLP is currently in dissolution. Peter J. Benvenutti, the primary attorney working on Lehman matters at Heller Ehrman, will be moving to a new firm in the future. When that determination occurs, the Debtors will supplement the list of ordinary course professionals to include his new firm.

<sup>&</sup>lt;sup>2</sup> Litigation Counsel is defined throughout the list of ordinary course professionals as counsel who represent Lehman Brothers Holdings Inc. or one of its affiliates in a Plaintiff capacity.

Professional	Address	Service Performed
Snell & Wilmer LLP	One Arizona Center	by Professional
	Phoenix, AZ 85004	Litigation Counsel in Arizona
Squire, Sanders & Dempsey L.L.P.	Two Renaissance Square	
, , ,	40 North Central Avenue	Litigation Counsel in Arizona
	Suite 2700	Alizona
•	Phoenix, AZ 85004	
Lewis and Roca LLP	One South Church Ave.	Litigation Counsel in
	Suite 700	Arizona
	Tucson, Arizona 85701	Alizona
Hahn Loeser & Parks LLP	200 Public Square	Litigation Counsel in
	Suite 2800	Ohio
	Cleveland, OH 44114	Omo
Windels Marx Lane & Mittendorf, LLP	156 West 56th Street,	Real Estate Counsel
,	New York, NY 10019	real Estate Coulisei
Woodbury & Santiago, P.A.	Two Datran Center - Ph 1A	Real Estate Counsel
	9130 South Dadeland Blvd.	in Florida
	Miami, Florida 33156	in riorida .
Blake Cassels & Graydon LLP	199 Bay Street	Corporate Counsel
	Suite 2800	in Toronto and
	Commerce Court West	Vancouver
·	Toronto, ON M5L, 1A9	
	Canada	
Wilkie Farr & Gallagher LLP	787 Seventh Avenue	Real Estate Counsel
	New York, NY 10019	
Menter, Rudin & Trivelpiece, P.C.	308 Maltbie Street, Suite 200	Litigation Counsel
	Syracuse, NY 13204-1498	
Jeffer, Mangels, Butler & Marmaro	1900 Avenue of the Stars	Litigation and Real
	7th Floor	Estate Counsel in
	Los Angeles, CA 90067	California
Click & Null, P.C.	3475 Piedmont Road, #1910	Corporate and Real
	Atlanta, GA 30305	Estate Counsel
Paul, Weiss, Rifkind, Wharton & Garrison LLP	1285 Avenue of the Americas	Litigation Counsel
	New York, NY 10019-6064	
Foster, Graham, Milstein & Calisher, LLP	621 Seventeenth Street,	Litigation and Real
	19th Floor	Estate Counsel
D 71 D	Denver, CO 80293	
Reilly Pozner & Connelly LLP	511 16th Street	Litigation and Reai
	Suite 700	Estate Counsel
A1	Denver, CO 80202	
Akerman Senterfitt	Attorneys at Law	Litigation and Real
	350 East Las Olas Blvd.	Estate Counsel
	Suite 1600	
	Ft. Lauderdale, FL 33301	

Professional	Address	Service Performed by Professional
Baker & McKenzie LLP	111 Brickell Avenue	Litigation and Real
	Suite 1700	Estate Counsel
	Miami, FL 33131	Estate Counsei
Gianni, Origoni Grippo & Partners	20, Via delle Quattro Fontane	Italian Counsel
,	00184 Rome, Italy	nanan Counsei
•	00104 Rollie, Haly	
Kleyr Grasso Associes	Avocats À La Cour	Luxembourg
	122, Rue A. Fischer	Counsel
	B.P. 559 L-2015 Luxembourg	Counses
Cederquist	Advokatfirman Cederquist KB	Swedish Counsel
7	Hovslagargatan 3	Owedish Courses
	P.O. Box 1670	
	111 96 Stockholm	
	Sweden	
Mitsui Company	Akasaka 2.14 Plaza Bldg.	Japanese Counsel
<i>y</i> -3	14-32, Akasaka 2-chome Minato-	Japanese Counsei
	ku, Tokyo 107-0052 Japan	
Oh-Ebashi LPC & Partners	2F Kishimoto Building	1. 6. 1
on housing it can then the	2-1 Marunouchi 2-chome	Japanese Counsel
	Chiyoda-ku, Tokyo 100-0005	
Morrison & Foerster LLP	Japan Shin-Marunouchi Building, 29th	<del> </del>
The state of the s	Floor	Japanese Counsel
	5-1, Marunouchi 1-chome	
	Chiyodaku, Tokyo 100-6529	
	Japan	
LS Horizon Ltd.	14th Floor Diethelm Tower A	Thai Counsel
	93/1 Wireless Road	That Counsel
	Lumpini, Pathumwan, 2	
	Bangkok 10330	
	Thailand	
Herbert Smith Ltd.	1403 Abdulrahim Place	Thai Counsel
	990 Rama IV Road	Comison
	Bangkok 10500	
_	Thailand	
NBP Clems	Rúa Colón 33-35, 4° A-B	Spanish Counsel
	36.201 Vigo (Pontevedra)	
	Spain (1 chief cara)	
HBN Law	L.B. Smithplein 3	Netherlands Antilles
	Curação, Netherlands Antilles	Counsel
DLA Piper	500 Eight Street, N.W.	Governmental
-	Washington, D.C. 20004	Affairs

Professional	Address	Service Performed by Professional
Brand Law Group, PC	923 15th Street, N.W.	Governmental
	Washington, D.C. 20005	Affairs
Trenam, Kemker, Scharf, Barkin, Frye, O'Neill	101 East Kennedy Boulevard	Litigation and Real
& Mullis	Suite 2700	Estate Counsel
	Tampa, FL 33602	Listate Counsel
Norton Rose LLP	3 More London Riverside	Regulatory Advisors
	London SE1 2AQ	under English Law
	United Kingdom	under English Law
Pekin & Pekin	Lamartine Caddesi 10	Turkish Counsel
	Taksim 34437	Turkish Counsel
	Istanbul Turkey	
Herbert Smith CIS LLP	10 Ulitsa Nikolskaya	Russian Counsel
	Moscow 109012	Russian Counsei
	Russia	
Bär & Karrer AG	Brandschenkestrasse 90	Swiss Counsel
	CH-8027 Zurich	Swiss Coulisei
•	Switzerland	
Cains	15-19 Athol Street	Isle of Man Counsel
	Douglas	isie of iviali Counsel
	Isle of Man IM1 7JN	
Cassels Brock & Blackwell LLP	2100 Scotia Plaza	Corporate Counsel
	40 King Street West	in Toronto
	Toronto Canada M5H 3C2	iii Toloido
Clifford Chance LLP	31 West 52nd Street	Corporate Counsel
	New York, NY 10019	Corporate Counsel
Fried Frank	1001 Pennsylvania Avenue, NW	Litigation and Real
	Washington, DC 20004	Estate Counsel
Brownstein Hyatt Farber Schreck, LLP	410 Seventeenth Street	Litigation and Real
	Suite 2200	Estate Counsel
	Denver, CO 80202	Litate Courses
Paul, Hastings, Janofsky & Walker LLP	Park Avenue Tower	Litigation and Real
•	75 E. 55th Street	Estate Counsel
	First Floor	Laure Courses
	New York, NY 10022	
Cadwalader, Wickersham & Taft LLP	One World Financial Center	Litigation and Real
	New York, New York 10281	Estate Counsel
Gibson, Dunn & Crutcher LLP	2029 Century Park East	Litigation and Real
	Los Angeles, CA 90067	Estate Counsel
Sidley Austin LLP	787 Seventh Avenue	Corporate and Real
	New York, NY 10019	Estate Counsel
Luboja & Thau, LLP	10 East 40th Street, 30th Floor	Litigation and
•	New York, NY 10016	Employment
	10010	Counsel